UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		EXHIBIT D		
In re:  Ch-11 LEHMAN BROTHERS HOLDINGS, INC.  Debtor  NOTICE OF TRANS PURSUANT TO	Case No. 08-13555 Chapter 11 SFER OF CLAIM RULE 3001(e)		29 P	U.S. BANKRUPTCY COURT

PLEASE TAKE NOTICE that any and all claims of Mr. Jose Manuel Grafia Molares, of Spanish nationality, domiciled for these purposes at Calle Gerona N°6, 4D, Vigo, (Pontevedra) (Spain) and bearer of Spanish identity card number 35947699-X ("Assignor") that are scheduled by the Debtor(s) and or filed as an original or amended Proof of Claim against the Debtor(s), including but not limited to the following:

Proof of Claim Amount	Proof of Claim No.
\$141,750	0000060349

have been transferred and assigned to Caja de Ahorros de Vigo, Ourense y Pontevedra ("Assignee"). The signature of Assignor on this document is evidence of the transfer of the claims and all rights thereto.

Assignor hereby waives any notice or hearing requirements imposed by Rule 3001 of the Bankruptcy Rules, and stipulates that an order may be entered recognizing this Assignment as an unconditional assignment and the Assignee herein as the valid owner of the Claim. You are hereby requested to make all future payments and distributions, and to give all notices and other communications, in respect of the Claim to the Assignee.

ASSIGNEE: Caja de Ahorros de Vigo,
Ourense y Pontevedra
(Caixa Nova)

Address: Avda. García Barbon 1-3
36201, Vigo, Galicia
Spain
Signature:
Name:
Title:
Date:

Ma Victoria Vázquez Sacristán
Subdirectora General

ASSIGNOR: Mr. Jose Manuel Graña Morales, Ma Carmen Cisneros García.

Address: Attn: Mr. Jose Manuel Graña Molares Calle Gerona, N°6, 4D

36211 Vigo (Pontevedra)

Spain

Signature:

Name: Title:

Date:

TOSE M GRAND MOLAREY

20 LEPTEMBER 2010

CARHEN CISNERDS

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(reditor) JOSE Addre Atten (Plea Se Coultact	MANUEL GRAN ess: Garc 3620 tion: Mr. L Gee Secti + Je-tails	e and address where notice IA MOLARES (a Barbón, 1 - 7ª 1 Vigo (Spain) .uis Piñeiro Santos, ou J of the imail Address:  pineiro@ The sent (if different from	ttacle	went for fu	C Fi	Check this box to indicate that this aim amends a previously filed claim.  Ourt Claim Number:  (If known)  iled on:  Check this box if you are aware that nyone else has filed a proof of claim
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Date. 16/10/2009	of the creditor or off number if different any. Mr. JOSE	son filing this claim must er person authorized to fi from the notice address ab MANUEL GRAÑA MOI	le this claim ove, Attach LARES	and state address and tell copy of power of attorne	ephone y, if	EPIQ BANKRUPTCY SOLUTIONS, LLC
Penalty	for presenting fraudi	dem claim: Fine of up to	\$500,000 or	imprisonment for up to :	5 years, or	both, 18 U.S.C. §§ 152 and 3571

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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Lehman Brothers Holdings Inc., et al.

Chapter 11

**Debtors** 

Case No. 08-13555 (JMP)

Jointly Administered

## ATTACHMENT TO PROOF OF CLAIM OF JOSE MANUEL GRAÑA MOLARES

JOSE MANUEL GRAÑA MOLARES ("Claimant") submits this attachment to the proof of claim (the "Claim") against Lehman Brothers Holdings Inc. ("LBHI").

### **CLAIM**

The Claimant submits this Claim with respect to certain securities guaranteed by LBHI
and as set forth on the Lehman Programs Securities list posted by LBHI on July 17,
 2009 in accordance with the Bar Order. Such Lehman Programs Securities include:

<u>ISIN</u>	BLOCKING NUMBER	PARTICIPANT ACCOUNT NUMBER	PRINCIPAL AMOUNT OF ISSUE HELD (EUR)	CLAIM AMOUNT (USD)
XS0282208718	6060303	96287	100,000	141,750.00
	141,750.00 (1)			

<sup>(1)</sup> Or such other amount as may be determined in accordance with the terms of the applicable documentation and subject to applicable law.

## RESERVATION OF RIGHTS

- 2. Claimant expressly reserves the right to amend or supplement this Claim at any time, in any respect and for any reason, including but not limited to, for the purposes of (a) fixing, increasing, or amending the amounts referred to herein, and (b) adding or amending documents and other information and further describing the claims. Claimant does not waive any right to amounts due for any claim asserted herein by not stating a specific amount due for any such claim at this time, and Claimant reserves the right to amend or supplement this proof of claim, if Claimant should deem it necessary or appropriate, to assert and state an amount for any such claim.
- 3. This Claim is made without prejudice to the filing by Claimant and any related entities of additional proofs of claim for any additional claims against LBHI and its affiliated debtors (the "Debtors") and non-debtor entities affiliated with the Debtors of any kind or nature, including, without limitation, claims for administrative expenses, additional interest, late charges, and related costs and expenses, and any and all other charges and obligations reserved under the applicable documents and other transaction documents, and claims for reimbursement in amounts that are not fully ascertainable.
- 4. The filing of this Claim is not intended to be and shall not be deemed to be or construed as a waiver or release of any right to claim specific assets; any rights of setoff, recoupment, or counterclaim; or any other right, rights of action, causes of action, or claims, whether existing now or hereinafter arising, that Claimant has or may have against LBHI, its affiliated entities or any other person, or persons, and Claimant expressly reserves all such rights.
- 5. Nothing herein modifies, alters, amends and/or waives any right Claimant may have under applicable law or any agreement or understanding to assert and recover from

LBHI, its affiliated entities or any other person or persons, upon rights, claims, and monies.

6. In executing and filing this claim, Claimant does not submit itself to the jurisdiction of this Court for any other purpose than with respect to this Claim. This Claim is not intended to be, and shall not be construed as (i) an election of remedies, (ii) a waiver of any past, present or future defaults, or (iii) a waiver or limitation of any rights remedies, claims or interests of Claimant.

#### **NOTICES**

7. All notices, communications and distributions with respect to this Claim should be sent to:

### Luis Piñeiro Santos

Address:

García Barbón, 1 - 7º

36201 Vigo (Spain)

Telephone:

+34 986 828216

Attention:

Mr. Luis Piñeiro Santos

With a copy to:

Clifford Chance US LLP 31 West 52nd Street New York, NY 10019

Telephone:

(212) 878-8000

Attention:

Jennifer C. DeMarco, Esq.

David A. Sullivan, Esq.

## BREAKDOWN OF CLAIM

8. See Annex.

#### ANNEX

#### **BREAKDOWN OF CLAIM: ISIN XS0282208718**

The Claimant invested EUR 100,000 purchasing 100 notes issued by Lehman Brothers Treasury Co. B.V. on 31 January 2007 with ISIN code number XS0282208718 and whose maturity date was established to take place on 9 February 2010.

The Notes were issued under the "US\$ 60,000,000,000 Euro Medium-Term Note Program of Lehman Brothers Holdings Inc., Lehman Brothers Treasury Co. B.V. and Lehman Brothers Bankhaus A.G." dated 9 August 2006 (the "Program"). The terms and conditions to be applied to this issuing are those appearing in the Program (the "Terms and Conditions").

According to the final terms dated 29 March 2007 (the "Final Terms") there is a final redemption amount to be paid on 9 February 2010 and which should be calculated by the Calculation Agent according to a formula attached to the Final Terms as an Annex.

The Final Terms also establish an early redemption amount (according to clause 8 (f) (Early Redemption Amounts) and clause 10 (a) (vi)) to be paid if an event of default occurs:

"In respect of each Note, an amount in the Specified Currency equal to the fair market value of such Note (disregarding credit risk of the Issuer) (which value shall be less the proportion attributable to that Note of the reasonable cost to the Issuer of unwinding any related hedging arrangements) on such day as is selected by the Calculation Agent in its sole and absolute discretion (provided that such day is not more than 15 days before the date fixed for redemption of the Note)."

The Calculation Agent was, in turn, Lehman Brothers International Europe, now in insolvency and unable to perform its role.

Thus, until such situation is solved for the time being our claim is for the principal invested.

Since the "Global notes pertaining to debtors' schedules and statements" released by the United States

Bankruptcy Court of the Southern District of New York set out on its section 7 that "otherwise indicated, all amounts are reflected in U.S. dollars" we have calculated the principal amount in U.S. dollars according to the average dollar-euro exchange rate as of 15 September 2008, published by the Federal Reserve Bank of New York on the website <a href="http://www.ny.frb.org/markets/foreignex.html">http://www.ny.frb.org/markets/foreignex.html</a> (EUR = 1,4175)

USD) and we have also calculated in Euros the additional interest just as established in the Terms and Conditions (and then in U.S. dollars according to the mentioned exchange rate).

## Principal amount in U.S. dollars:

EUR 100,000 x USD 1,4175 = USD 141,750.00

RECEIVED BY: